

Nebraska, for instance, a herd of cattle crossing the highway at night and my son hitting one. Another one where the road was being repaired on a country road, and this was the same son was driving along and someone in...a farmer in a pickup turned without indicating into what used to be a driveway, and with the cloud building behind them, the son didn't see him and ran into the back of the pickup, things like that. I want to make very sure that I'm understanding what you're doing with this amendment. What you're doing is saying...and I was thinking you were going to address that. But how you're addressing it may be differently than what I thought originally. I want it very clear for myself that you're saying that you will insert the word "or" on line 12.

SENATOR KRISTENSEN: Yes.

SENATOR SMITH: And then you'll eliminate, on 13 through 15, "or have been involved in at least two accidents required to be reported pursuant to Section" so on and so forth, "with any one year." So what you're saying then by leaving in the six or more points, it's been determined that that driver was at fault. Is that what...is that what your reasoning is?

SENATOR KRISTENSEN: No.

SENATOR SMITH: No, what? Would you explain it to me.

SENATOR KRISTENSEN: Those are...those three moving violations might be speeding, careless driving, those are the moving violations of criminal law, and the accidents would be a civil accident sort of thing.

SENATOR SMITH: So, in other words, those six points, under that section that you retained, 39-669.26, would be things that that driver had himself committed through carelessness, or through bad driving.

SENATOR KRISTENSEN: Right,...

SENATOR SMITH: Rather than someone else creating something that...

SENATOR KRISTENSEN: Yes, those would be anything from speeding, to drunk driving, to motor vehicle homicide.